

# In the Supreme Court of the State of Alaska

**Linda L Miler,**

Appellant,

v.

**Burl Brim, Air Rescue Systems  
Corporation, Brim Equipment  
Leasing, Inc. D/b/a Brim Aviation,**

Appellees.

Supreme Court No. S-17111

## **Order Rejecting Appellant's Brief**

Date of Notice: **7/22/2019**

Trial Court Case No. **3PA-16-01814CI**

Appellant's brief and excerpt of record, filed on 7/15/19, are **rejected** for the following reasons specified by the law clerk who reviewed the brief and excerpt for technical compliance with Appellate Rules 210 and 212.

The original and one copy of the corrected brief, and the excerpt, with proof of service, are due on or before **8/1/2019**.

Entered under Appellate Rule 102(f).

Clerk of the Appellate Courts

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Sarah Anderson, Deputy Clerk

### Distribution:

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**Law Clerk Comments**

The Appellant's brief is rejected for the following reasons:

1. The cases, statutes, and constitutional provisions listed in the tables of authorities should be accompanied by references to the page numbers in the brief on which they appear, per Alaska Appellate Rule 212(c)(1)(B).
2. All cases should be listed in one table, in alphabetical order, not separated by jurisdiction. See Appellate Rule 212(c)(1)(B).
3. The jurisdictional statement and issues presented should occur in the order listed in Appellate Rule 212(c). This means that the jurisdictional statement should precede the issues presented, and that both should occur after the excerpts from authorities principally relied upon. Also, the page with the jurisdictional statement should be the first numbered page per Appellate Rule 212(c)(4).
4. Each factual assertion in the statement of the case and the argument sections should be supported by a citation to the excerpt or the record, per Appellate Rule 212(c)(1)(G), (I). There are many factual assertions throughout the brief that lack citations. Often a paragraph will contain numerous factual assertions but only one citation, which comes at the very end. A good example is the paragraph beginning at the bottom of page 2 and ending on page 3. It is unclear whether the sole citation to Exc. 132 is intended to support the numerous assertions about procedure. Each sentence in that paragraph makes a factual assertion, and each sentence should be supported by a citation to the record or excerpt. The entire brief should be reviewed and revised to comply with this rule.
4. All citations to the excerpt or record should be enclosed in brackets, per Appellate Rule 212(c)(8)(A).

The excerpt is rejected for the following reasons:

1. The cover page should indicate the volume number (i.e. "Volume 1 of 1") per Clerk's Instructions, A.1. See also Appellate Rule 210(c)(4)(requiring compliance with Clerk's Instructions).
2. The excerpt should include a full table of contents per Clerk's Instructions A.5. "The documents in the excerpt should be in chronological order per Appellate Rule 210(c)(4). I was unable to determine whether they were without a table of contents.